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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|----------------------------|----------------------------------|----------------------|---------------------|------------------|
| 10/037,842 | 01/02/2002 | Dan Kikinis | 1028-042-1 | 6723 |
| 22208 The Marbury I | 7590 12/28/201 aw Group, PLLC | 0 | EXAMINER | |
| 11800 SUNRISE VALLEY DRIVE | | | SHAW, PELING ANDY | |
| SUITE 1000 RESTON, VA | 20191 | | ART UNIT | PAPER NUMBER |
| | | | 2444 | |
| | | | | |
| | | | NOTIFICATION DATE | DELIVERY MODE |
| | | | 12/28/2010 | ELECTRONIC |

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BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Application Number: 10/037,842 Filing Date: January 02, 2002 Appellant(s): KIKINIS, DAN

> Jon Roberts For Appellant

EXAMINER'S ANSWER

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This is in response to the appeal brief filed 09/30/2010 appealing from the Office action mailed 09/10/2008.

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(1) Real Party in Interest

A statement identifying the real party in interest is contained in the brief.

(2) Related Appeals and Interferences

A statement identifying the related appeals and interferences which will directly affect or be directly affected by or have a bearing on the decision in the pending appeal is contained in the brief.

(3) Status of Claims

The statement of the status of the claims contained in the brief is correct.

(4) Status of Amendments

The Supplemental Amendment received on 11/10/2008 is examined and accepted as of 2010/12/07. Otherwise, the appellant's statement of the status of amendments after final rejection contained in the brief is correct.

(5) Summary of Claimed Subject Matter

The summary of claimed subject matter contained in the brief is correct.

(6) Grounds of Rejection to be Reviewed on Appeal

The appellant's statement of the grounds of rejection to be reviewed on appeal in the brief is correct

(7) Claims Appendix

The copy of the appealed claims contained in the Appendix to the brief is correct.

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(8) Evidence Relied Upon

| US 6324648 B1 | Grantges | 11-2001 |
|-------------------|----------------|---------|
| US 20020118671 A1 | Staples et al. | 08-2002 |
| US 6711611 B2 | Hanhan | 03-2004 |

(9) Grounds of Rejection

The following ground(s) of rejection are applicable to the appealed claims:

- Claims 103-104, 106-107, 109-112, 114-115, 117-118, 120-123, 125-126, 128-129 and 131-134 are rejected under 35 U.S.C. 102(e) as being anticipated by Grantges (US 6324648 B1), hereinafter referred as Grantges.
 - a. Regarding claim 103, Grantges disclosed a system for enabling remote access (Fig. 1; column 3, line 64-column 4, line 65: client computer remotely access applications via proxy server and web server) to applications residing on a processing system (Fig. 1: item 241 through 243 and 281 through 283; column 4, lines 13-16: applications on web servers (destination servers)) comprising: a firewall system interposed between a first system and a second system (Fig. 1; column 3, line 64-column 4, line 22; claim 1: DMZ server (authorization server) on private network side of firewall to authenticate a client computer to access a destination server over an insecure network), wherein the first system comprises): a user device connected to the gateway via a first network, wherein the user device comprises a client (Fig. 1, item 22; column 5, lines 24-38: applications on destination servers connected via HTTP with remote user); and a gateway

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connected to an insecure side of the firewall via a second network, wherein the gateway comprises an instance of a remote gateway agent (Fig. 1, item 34: column 6, lines 12-36: DMZ proxy server comprises hardware and software known to those in the art), wherein the second system comprises; a processing system connected to a secure side of the firewall, wherein the processing system comprises an instance of a remote proxy agent and at least one application (Fig. 1, item 281 through 283: web servers; column 4, lines 13-16: web servers (destination servers); column 1, lines 24-26; multiplicity of servers executing a corresponding number of application programs; column 1, line 67-column 2, line 3: web server communication with the information collector using the well-known CGI for transferring information between a web server and a CGI program), wherein the remote gateway agent is configured for: receiving at the remote gateway agent a client registration request from the remote proxy agent, wherein the client registration request creates a client-to-server connection through the firewall between the remote proxy agent and the remote gateway agent (in light of lines 12-23 on page 10 of applicant's specification; column 4, line 23-65; options page presenting multiple application choices; column 7, lines 28-62: LDAP maintains identification of applications, application admin manages applications); receiving a request from the user device for a task to be performed by the at least one application residing on the processing system (column 4, lines 38-40: HTTP request); and forwarding the task request to the remote proxy agent residing on the processing system via the remote gateway agent to the registered remote

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proxy agent (column 7, lines 1-8; gateway proxy server maps and routes messages destined for various application), and wherein the remote proxy agent comprises an interface to the at least one application (column 4, lines 13-16; applications on web servers (destination servers))and is configured for; sending the client registration request to the remote gateway agent (in light of lines 12-23 on page 10 of applicant's specification; column 4, line 23-65; options page presenting multiple application choices; column 7, lines 28-62: LDAP maintains identification of applications, application admin manages applications); receiving and analyzing the task request from the remote gateway agent (column 3, line 26-30; column 6, line 37-column 7, line 12: application gateway authenticate and map the message to destined application server); selecting and executing the at least one application via the interface to process the request (column 1, line 67column 2, line 3; web server communication with the information collector using the well-known CGI for transferring information between a web server and a CGI program); and sending a result from the remote proxy agent to the remote gateway agent via the client-to-server connection through the firewall (Fig. 2, items 76 and 78; column 9, lines 19-35; request and result, e.g. options page). b. Regarding claim 104, Grantges disclosed the system of claim 103, wherein the

b. Regarding claim 104, Grantges disclosed the system of claim 103, wherein the processing system is selected from the group consisting of a personal computer, a multipurpose printing center, and a computer- connected peripheral (in light of applicant's original claims 2-4; Fig. 1; column 3, line 64-column4, line 22:

- application servers 24s in computer system 20, application servers 24s are connected to application gateway).
- c. Regarding claim 106, Grantges disclosed the system of claim 103, wherein the request is selected from the group consisting of searching a directory, opening a target file, accessing an e-mail application, sending a fax, reading a document over a dialed telephone connection, powering on a device connected to the one or more data processing computers, and powering off the device connected to the one or more data processing computers (column 11, line 13-55: look up local database user profile).
- d. Regarding claim 107, Grantges disclosed the system of claim 103, wherein the remote gateway agent is further configured for determining whether the user device is entitled to direct the request to the processing system (column 3, line 2-25; column 4, line 23-65).
- Regarding claim 109, Grantges disclosed the system of claim 103, wherein the second network is the Internet (Fig. 2).
- f. Regarding claim 110, Grantges disclosed the system of claim 103, wherein the request specifies a serial execution of serial tasks and return of results (Fig. 8, column 14, line 25-column 15, line 63: a serial execution of tasks for web browsing).
- g. Regarding claim 111, Grantges disclosed the system of claim 103, wherein a plurality of requests is sent to the one or more data processing computers in an

un-interrupted data session (Fig. 8, column 14, line 25-column 15, line 63: the request is in one session).

- h. Regarding claim 112, Grantges disclosed the system of claim 103, wherein the remote gateway agent is further configured for receiving the result, and sending at least part of the result to the user device via the first network (column 4, line 23-65).
- Claims 114-115, 117-118 and 120-123 are of the same scope as claims 103-104, 106-107 and 109-112. These are rejected for the same reasons as for claims 103-104, 106-107 and 109-112.
- Claims 125-126, 128-129 and 131-134 are of the same scope as claims 103-104, 106-107 and 109-112. These are rejected for the same reasons as for claims 103-104, 106-107 and 109-112.

Grantges disclosed all limitations of claims 103-104, 106-107, 109-112, 114-115, 117-118, 120-123, 125-126, 128-129 and 131-134. Claims 103-104, 106-107, 109-112, 114-115, 117-118, 120-123, 125-126, 128-129 and 131-134 are rejected under 35 U.S.C. 102(e).

- Claims 105, 116 and 127 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grantges and further in view of Staples et al. (US 20020118671 A1), hereinafter referred as Staples.
 - a. Grantges shows claim 103 as above. Grantges does not explicitly show (claim 105) wherein the at least one application is selected from the group consisting of

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an e-mail application, a word processing application, a facsimile application, a telephony application, and an operating system component application.

- b. Staples shows (claim 105) wherein the at least one application is selected from the group consisting of an e-mail application, a word processing application, a facsimile application, a telephony application, and an operating system component application (Fig. 1: Email server and FAX server) in an analogous art for the purpose of extending office telephony and network data services to a remote client through the internet.
- c. It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to modify Grantges' functions of secure gateway with Staples' explicitly identified functions of printing.
- d. The modification would have been obvious because one of ordinary skill in the art would have been motivated to extend Grantges' remote access control functions for a computer system of application servers for an explicit computer based application per Staples' teaching (paragraph 6).
- e. Claims 116 and 127 are of the same scope as claim 105. These are rejected for the same reasons as for claim 105.

Together Grantges and Staples disclosed all limitations of claims 105, 116 and 127. Claims 105, 116 and 127 are rejected under 35 U.S.C. 103(a).

 Claims 108, 113, 119, 124, 130 and 135 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grantges and further in view of Hanhan (US 6711611 B2), hereinafter referred as Hanhan

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a. Grantges shows claim 103 as above. Grantges does not show (claim 108) wherein the first network is a wireless network and the user device is a wireless device.

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- b. Hanhan shows (claim 108) wherein the first network is a wireless network and the user device is a wireless device (column 5, lines 58-65: light device wireless connection with proxy server) in an analogous art for the purpose of data-linking a mobile knowledge worker to home communication-center infrastructure.
- c. It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to modify Grantges' functions of secure gateway with Hanhan's functions of wireless application access.
- d. The modification would have been obvious because one of ordinary skill in the art would have been motivated to have wireless access capability per Hanhan's teaching in accessing through proxy server per Grantges (column 3, lines 26-30) and Hanhan (column 5, lines 58-65)'s teaching.
- e. Regarding claim 113, Grantges shows claim 112 as above. Hanhan shows wherein the gateway server instance is further configured for transcoding the result for viewing by the user device prior to sending the result to the user device (column 8, lines 33-52: automated services system adapted to handle automated interaction and response for certain text-based interactions such as e-mails, facsimiles, and the like; column 9, lines 31-41: converter capable of real-time conversion and entry).
- f. Claims 119, 124, 130 and 135 are of the same scope as claims 108 and 113. These are rejected for the same reasons as for claims 108 and 113.

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Together Grantges and Hanhan disclosed all limitations of claims 108, 113, 119, 124, 130 and 135, Claims 108, 113, 119, 124, 130 and 135 are rejected under 35 U.S.C. 103(a),

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(10) Response to Argument

In response to appellant's argument that Grantges do not teach or suggest the limitation of "receiving at the remote gateway agent a client registration request from the remote proxy agent, wherein the client registration request creates a client-to-server connection through the firewall between the remote proxy agent and the remote gateway agent" as recited in claim 1 (see second to the last paragraph on page 7 through 1st paragraph on page 11 of current Appeal Brief Filed).

1. As the limitation is read in light of paragraph 34 and item 200 in Fig. 2 of applicant's (published) specification, an instance of remote proxy agent will automatically login with WAP gateway (see last paragraph on page 3 through 1st paragraph on page 4 of current Appeal Brief Filed). The cited references from Grantges in teaching or suggesting the limitation are 'in light of lines 12-23 on page 10 of applicant's specification; column 4, line 23-65; options page presenting multiple application choices; column 7, lines 28-62; LDAP maintains identification of applications, application admin manages applications" (see item 'a' in subsection 1 of section 9 above). The quoted section from applicant's specification corresponds to paragraph 33 of applicant's published specification which reads pretty similar as on paragraph 34 of applicant's published specification. Grantges has described in column 4, line 23-65 (also in claim 9) that a user access through a proxy server for authentication and authorization to select and access multiple applications from an options page presenting multiple choices, i.e. of applications. Here Grantges has taught or suggested that applications have been made known through the proxy server. In fact, examiner has further searched and found in claims 2 and 14, Grantges has described that a proxy server establishes secure connection with a gateway, i.e. applicant's remote proxy agent (see Grantges' Fig. 1 and column 7, lines 1-8). In fact, Grantges is quoted to have both a proxy server and web server in the same DMZ server; secure connection between DMZ server and application gateway (see Fig. 1, column 3, line 64-column 4, line 65). Grantges has described in column 7, lines 28-62 that an authorization server comprises an LDAP-capable server and maintains the identification of applications to be accessed by the user. Grantges has also described in column 7, lines 1-8 that the gateway proxy server maps and routes messages destined for various application; and in column 8, lines 53-65 DMZ server knows the URL of application gateway proxy server. This indicates that the application must be made known to the proxy server and through which a user has an access to the applications. Finally, examiner has further searched and found in column 6, lines 37-66 of Grantges that application gateway is connected with DMZ proxy server for message passing in client's access to application through a firewall system.

2. Examiner has reviewed and found item 'b' in section 7, i.e. the Response to Arguments, in Office Action mailed on 08/09/2006 that has a similar discussion related the argued limitation as above in item '1'. It is quoted as following:

Applicant has shown in the original claim 9 a wireless gateway in a wireless data network; in the original claims 20 and 22 logging a proxy server and authenticating for access, the proxy server is a gateway between the wireless network and the Internet; in the original specification, page 2, lines 5-15, a proxy server (gateway) is set up as a firewall to obtain Web browsing capability; in the

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original specification, page 10, lines 3-11, the remote agent gateway is used to provide remote access from a mobile to a desktop. Grantges has shown (Fig. 1; column 3, line 64-column4, line 22; claim 1) DMZ server (authorization server) on private network side of firewall to authenticate a client computer to access a destination server over an insecure network.

3. Examiner has reviewed and found item 'b' in section 12, i.e. the Response to Arguments, in Office Action mailed on 09/10/2008 that has a similar discussion related the argued limitation as above in item '1'. It is quoted as following:

Applicant has argued the limitation of "receiving at the remote gateway agent a client registration request from the remote proxy agent, wherein the client registration request creates a client-to-server connection through the firewall between the remote proxy agent and the remote gateway agent". Examiner has reviewed the limitation in light of applicant's original specification and claim set. Examiner could only identify a related section, i.e. lines 12-23 on page 10, of applicant's specification. However, the limitation is not a direct derivation of the cited section. The limitation is thus rejected under 35 U.S.C. 112, first paragraph. In the same scope, Grantges has shown (column 4, line 23-65) a user is authorized to access an application via proxy server/gateway through a firewall where the proxy server is like the remote agent gateway and the gateway is like a remote proxy agent of applicant's claimed invention. Thus Grantges has shown that the application is associated with the gateway. Grantges has further shown (column 7, lines 28-62) that a LDAP is used to maintain identification of applications and

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application admin manages applications. Grantges seem to teach or suggest the claimed invention in the scope of relevant sections from applicant's specification.

Additional arts are identified and disclosed in Office Action mailed on 09/10/2008,

including:

- a. BELANGER et al. (US 20010014839 A1) REMOTE COMMUNICATION AND INFORMATION MANAGEMENT SYSTEM
- Vasell et al. (US 6496575 B1) Application and communication platform for connectivity based services

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(11) Related Proceeding(s) Appendix

No decision rendered by a court or the Board is identified by the examiner in the Related Appeals and Interferences section of this examiner's answer.

For the above reasons, it is believed that the rejections should be sustained.

Respectfully submitted,

Peling A Shaw

/Peling A Shaw/

Primary Examiner, Art Unit 2444

December 9, 2010

/William C. Vaughn, Jr./

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